



CODE OF ETHICS FOR DIRECTORS

Version	Effective Date	Review Date	Prepared by	Reviewed by	Approved by
1.0	November 08, 2019	November 08, 2019	Alaka Chanda, Company Secretary and Compliance Officer	Ravi Vishwanath - Chief Financial Officer	Board of Directors
2.0	July 28, 2021	July 28, 2021	Alaka Chanda, Company Secretary and Compliance Officer	Ramani Dathi – Deputy Chief Financial Officer	Board of Directors

TeamLease Services Limited Restricted

This Code of Ethics for Directors (Code) is not to be copied or distributed without the express written consent of TeamLease Services Limited. No part of this document may be used for purposes other than those intended by TeamLease Services Limited.

Amendment: Any change in this Code shall be approved by the Board of Directors of the Company. The Board of Directors shall have the right to withdraw and / or amend any part of this Code or the entire Code, at any time, as it deems fit, or from time to time, and the decision of the Board in this respect shall be final and binding.



1. Introduction

The Board of TeamLease Services Limited (“TeamLease” and/or the “Company”) adopted this Code of Ethics (the “Code”) at its meeting on November 08, 2019.

It applies to all current and future directors of TeamLease. It forms part of the contractual relationship between TeamLease and each director. It is the intention of TeamLease that it will be adopted by the Board of all major Subsidiary Companies within the TeamLease group of companies.

The Code should be read in conjunction with the Code of Conduct for Independent Directors as laid in Companies Act, 2013. It will form part of each director's induction and thereafter should be used as a point of reference, assisting each director to determine the correct response to a particular event or circumstance. It does not attempt to capture every event or scenario which may arise and should be read as providing principles not narrow rules.

The Code will enable each director to understand the many and diverse ethical risks that may arise and by providing the necessary tools, facilitate the correct response. The expectation is that each director will be able to identify, assess and mitigate ethical risk.

Simultaneously the Code will set a universal standard and benchmark which all current and future Directors will adopt promoting a board culture of honesty and accountability, which will set the tone from the top for the TeamLease group as a whole.

The principles in the Code are the individual and collective responsibility of all Directors. Questions arising from the Code can be addressed to the Company Secretary or the nominee. Both are authorized to obtain professional guidance if warranted.

2. Scope

Each director must comply with the letter and spirit of this Code while acting in his capacity as a Director of TeamLease. Failure to comply with the Code will be treated as a matter of the utmost seriousness by the Board and the Company. If a director has any uncertainty about the application of the Code to a particular set of circumstances, prevailing or anticipated, he should promptly raise it with the Company Secretary, or his/ her nominee providing full disclosure of all necessary information, thereby allowing an informed decision to be reached by the Company. The director must respect the decision of the Company.

The Board expects that each director will act in good faith on behalf of the Company, discharging his /her responsibilities with due care, competence and diligence, without misrepresenting material facts or allowing their independence of judgment to be subordinated by others. The powers conferred on directors must be exercised in the interest of TeamLease and its shareholders, not in the interests of themselves or others.

A conflict is an occurrence that can arise in many ways and which may influence, or have the appearance of influencing the independent exercise of a director's judgment in relation to the best interests of TeamLease because the personal interests of a director are adverse to or may appear to be adverse to the interests of the Company. Ideally conflicts should be avoided. Conflicts that cannot be avoided have to be managed to safeguard the reputation of the Company and the director. All directors must be in a position to identify potential conflicts, thereby avoiding them.

Any situation that involves, or may reasonably be expected to involve, a conflict of interest with the Company, should be disclosed promptly (ideally within 24 hours) to the Company Secretary. This will allow the Company to manage the situation and all stakeholders involved.

For these reasons directors must adhere to the following restrictions:



3.1 Personal borrowing and lending:

- borrowing or lending cash or other assets from or to the Company is prohibited;
- borrowing or lending cash or other assets to an existing or potential customer (meaning a customer actively pursued by the Company) or supplier of the Company is prohibited other than in the normal course of business with reputable entities such as financial institutions and provided the other provisions of this Code are met.

3.2 Improper personal benefit:

A director must not receive any improper or undisclosed personal benefit as a result of his position as a director of the Company.

3.3 Gifts and benefits: Before a director may accept or provide a gift or benefit (which includes entertainment) from or to a customer, or supplier to, the Company, government official or any person with decision-making authority over the Company, the director must be satisfied that:

- it is of reasonable and appropriate benefit or value consistent with established market practice and in the context of local custom and cost of living;
- it falls within normal business practices and or local customs;
- it is appropriate to the seniority of those involved;
- it is not a cash gift unless it is of small value and is part of a traditional festive custom;
- it was not solicited;
- it was not given or received in return for a contractual relationship or other benefit;
- if made public, it will not adversely affect the Company's reputation;
- it did not, to the best of the director's knowledge, contravene the business practices of the other party;
- it was not illegal and will not be seen by any government agency as an act of bribery or corruption.

Where refusal to accept a gift would cause offence, the gift may be accepted provided it is promptly declared to the Chairman of the Company and the Company Secretary who will record the gift. Unless the Board approves to the contrary, the gift or benefit cannot be retained by the director but must be transparently disposed of by the Company Secretary in consultation with the Chairman of Company and CEO for the benefit of the Company, which may include charitable purposes.

3.4 Securities Transactions:

Any securities transaction including securities of the Company based on non-public price sensitive confidential information acquired through the Company is prohibited. Please see the TeamLease Code of Conduct for prevention of insider trading for more details.

3.5 The application of this Section on Conflicts applies to the directors' immediate family members:

Spouse, parents, children, siblings, whether by blood, marriage or adoption or anyone residing in the home of the director. These relatives are known as connected or related persons.



3.6 Other Potential Conflicts of Interest:

Most provisions in this Code could potentially give rise to a situation of conflict. Directors should reflect on that possibility when reviewing the other sections and act accordingly.

4. Travel

Directors generally may not accept travel and accommodation offered by actual or potential customers or suppliers, either for business or personal use. If a director feels this principle should be waived he may seek prior dispensation from Chairman of the Board, copying the Company Secretary on the request.

5. Business activities outside TeamLease

TeamLease expects its directors to avoid any activity, employment, position, association or investment that might conflict or appear to conflict with the business of TeamLease. Before a person is appointed as a director he and TeamLease will jointly and separately evaluate whether his existing business activities conflict or have the potential to conflict with the business interests of TeamLease.

After appointment that assessment remains a continuing obligation on both TeamLease and the director.

Non-executive / Independent directors must pay particular regard to this requirement given the potential for conflicting activity.

Examples of outside business activities which may involve a conflict of interest are those that:

- affect the objectivity and independence of a director;
- involve the use of any information about TeamLease, or its customers, suppliers or employees;
- involve accepting an opportunity to engage in a business activity or to make an investment of which a director becomes aware either (i) in connection with his functions at TeamLease or (ii) through the use of corporate information or property, if the opportunity is one that the director should reasonably believe would be of interest to TeamLease;
- place the director in a position that gives the appearance that he or she represents TeamLease when, in fact, this is not the case.

6. Corporate Opportunities

Directors owe a duty to the Company to advance its legitimate interests when the opportunity to do so arises and cannot place their personal interests above those of the Company on matters of relevance to the Company. Directors are prohibited from: (a) taking for themselves personally opportunities that are discovered through the use of corporate property, information or the director's position; (b) using the Company's property, information, or position for personal gain; or (c) competing with the Company, directly or indirectly, for business opportunities, provided, however, if the Company's disinterested directors determine that the Company will not pursue an opportunity that relates to the Company's business, a director may do so, after obtaining permission from the Chairman of the Board and notifying the MD/ CEO of his intended actions.

7. Confidentiality

Directors must maintain the confidentiality of information received in their capacity as Directors from TeamLease or its customers or agents except when disclosure is authorized or required by laws or regulations. Confidential information includes all non-public information that might be of use to competitors, or harmful, directly or indirectly, to the Company or its customers, if disclosed.



8. Protection and Proper Use of Company Assets

Directors must protect the Company's assets and not use any assets for their own purpose unless it is in the normal course of the Company's business. Directors must not use Company time, employees, supplies, equipment, funds, collateral, tools, buildings or other assets for personal benefit without prior written authorization from the Chairman / MD/ CEO of the Company. The Company Secretary should be copied on the request.

9. Compliance with Laws, Rules, Regulations and Company Policy

Directors shall comply with all applicable laws, rules, regulations and Company policies/codes.

10. Duties of Independent Directors

Pursuant to the provisions specified in Schedule IV under section 149 (8) of the Companies Act, 2013 and Regulation 17 (5) of SEBI LODR Regulations, 2015, as amended from time to time, the Independent Director shall:

- undertake appropriate induction and regularly update and refresh their skills, knowledge and familiarity with the company;
- seek appropriate clarification or amplification of information and, where necessary, take and follow appropriate professional advice and opinion of outside experts at the expense of the company;
- strive to attend all meetings of the Board of Directors and of the Board committees of which he is a member;
- participate constructively and actively in the committees of the Board in which they are chairpersons or members;
- strive to attend the general meetings of the company;
- where they have concerns about the running of the company or a proposed action, ensure that these are addressed by the Board and, to the extent that they are not resolved, insist that their concerns are recorded in the minutes of the Board meeting;
- keep themselves well informed about the company and the external environment in which it operates;
- not unfairly obstruct the functioning of an otherwise proper Board or committee of the Board;
- pay sufficient attention and ensure that adequate deliberations are held before approving related party transactions and assure themselves that the same are in the interest of the company;
- ascertain and ensure that the company has an adequate and functional vigil mechanism and to ensure that the interests of a person who uses such mechanism are not prejudicially affected on account of such use;
- report concerns about unethical behaviour, actual or suspected fraud or violation of the company's code of conduct;
- act within assigned authority, assist in protecting the legitimate interests of the company, shareholders and its employees;
- not disclose confidential information, including commercial secrets, technologies, advertising and sales promotion plans, unpublished price sensitive information, unless such disclosure is expressly approved by the Board or required by law.

11. Encouraging Tone from the Top

Directors must set an example to the Company and the wider TeamLease group on ethical conduct and should take positive steps to ensure employees act in an ethical way. This includes encouraging employees to speak up and talk to managers or other appropriate personnel when in doubt about an ethical question. Directors should encourage all employees and interested third parties to speak up and report actual or suspected illegal or unethical conduct, breaches of law, regulation or Company policy under the Whistle blower Policy.

12. Relationship with Auditors and Regulators

No director shall make a false or misleading statement in relation to TeamLease to auditors, SEBI, NSE or BSE (or any other exchange where the Company may choose to list in future) or the Board. Without restricting the application of this requirement, all directors must engage honestly and truthfully with the Company's auditors and regulators. Directors are expected to engage with the Company's auditors and regulators via and within the framework provided by the Company unless exceptional circumstances apply.

13. Engagement with Staff

All individuals should be treated fairly and equitably. Harassment or discrimination of any sort is strictly prohibited.

14. Bribery and Corruption

Directors must combat all aspects of bribery and corruption, an activity which the Company views as illegal, unethical and dishonest.

15. Actual or Suspected Breach of Code

If a director, employee or third party becomes aware of an actual or suspected breach of the Code, it should be reported to the Company Secretary and Chairman of the Board. A confidential investigation will be carried out under the direction of these 3 individuals (unless the allegation relates to one of them in which case they will be excluded) either internally or with external professional assistance. Depending on the outcome, appropriate disciplinary steps may be taken, including a request that the director resign or be removed from office.

This Code is not gender specific and reference to he should be construed as a reference to she when appropriate.



SIGNATURE FORM

I have, read, understood, and undertake to adhere to the Code of Ethics for Directors of TeamLease Services Limited.

Print Name

Signature